



राजपत्र, हिमाचल प्रदेश

हिमाचल प्रदेश राज्य शासन द्वारा प्रकाशित

शनिवार, 03 फरवरी, 2018 / 14 माघ, 1939

हिमाचल प्रदेश सरकार

LABOUR & EMPLOYMENT DEPARTMENT

NOTIFICATION

Shimla-171001, the 07th June, 2017

No.: 11-1/86(Lab) ID/2017/Nahan/Jagat.—Whereas the Labour Officer-cum-Conciliation Officer, Shimla Zone, Distt. Shimla has submitted a report as provided u/s 12(4) of the Industrial Disputes Act, 1947 stating that there was an alleged industrial dispute in between Sh. Jagat Singh

s/o Sh. Rattan Singh, r/o Village Kuffer (Deder), P.O. Bhawai, Tehsil Sangrah, Distt. Sirmour, H.P.
Vs The Block Development Officer, Sangrah, Distt. Sirmour, H.P.

Whereas, the Labour Officer-cum-Conciliation Officer, has incorporated in the report that during the course of conciliation proceedings for the purpose of bringing about a legal and amicable settlement, all matters affecting the settlement were investigated and has made all efforts for the purpose of inducing the parties to come to legal, fair and amicable settlement of the said dispute. However, no such settlement could be arrived at in between the parties to the industrial dispute.

The report so received has been considered by the undersigned and as per power vested under Sub-Section 5 of Section 12 of the Act *ibid*, the undersigned has decided that this dispute is required to be legally adjudicated by the Labour Court/Industrial Tribunal.

Therefore, in view of the above facts and circumstances, the undersigned while exercising the powers vested by the Govt. of Himachal Pradesh *vide* Notification No.: Shram(A) 4-9/2006-IV-Loose, dated 15-2-2014 and as per power vested under Sub Section-1 of Section 10 of The Industrial Disputes Act, 1947 (14 of 1947), formed an opinion to refer this dispute to the Labour Court/Industrial Tribunal Shimla, constituted under Section-7 of Act *ibid*, for legal adjudication on the following issue/issues:—

“Whether termination of services of Sh. Jagat Singh s/o Sh. Rattan Singh, r/o Village Kuffer (Deder), P.O. Bhawai, Tehsil Sangrah, Distt. Sirmour, (H.P.) during September, 2013 by the Block Development Officer, Sangrah, Distt. Sirmour, H.P. allegedly without complying with the provisions of the Industrial Disputes Act, 1947 is legal and justified? If not, what amount of back wages, seniority, past service benefits and compensation the above ex-worker is entitled to from the above employers/management?”

By order,
Sd/-
Joint Labour Commissioner.

LABOUR & EMPLOYMENT DEPARTMENT

NOTIFICATION

Shimla-171001, the 28th July, 2015

No.: 11-6/85(Lab) ID/2015/Shimla.—It appears to the undersigned that an industrial dispute about the following issue exist between Sh. Inder Singh s/o Sh. Baldev Raj, Village Jarni, P.O. & Tehsil Kandaghat, Distt. Solan, (H.P.) *Vs* The Managing Director/Occupier, Tapan Multiventures (Automobile Division), Plot No. 14-16 & 40- 47, Industrial Area, Shoghi, Distt. Shimla, H.P.

As per report under section 12(4) of the Industrial Disputes Act, 1947 submitted by the Conciliation Officer, he tried to settle the dispute during conciliation proceedings but could not succeed. The report so received has been considered by the undersigned and as per power vested under Sub-Section 5 of Section 12 of the Act *ibid*, the undersigned has decided that this dispute is required to be legally adjudicated by the Labour Court/Industrial Tribunal.

Therefore, the undersigned while exercising the powers vested by the Govt. of Himachal Pradesh *vide* Notification No.: Shram(A) 4-9/2006-IV-Loose, dated 15-2-2014 and as per power

vested under Sub Section-1 of Section 10 of The Industrial Disputes Act, 1947 (14 of 1947) this industrial dispute is referred to the Labour Court/Industrial Tribunal Shimla, constituted under Section-7 of Act *ibid*, on the following issue/issues for legal adjudication:—

“Whether termination of the services of Sh. Inder Singh s/o Sh. Baldev Raj, Village Jarni, P.O. & Tehsil Kandaghat, Distt. Solan, (H.P.) *w.e.f.* 11.6.2014 by The Managing Director/ Occupier, Tapan Multiventures (Automobile Division), Plot No. 14-16 & 40-47, Industrial Area, Shoghi, Distt. Shimla, H.P., without complying with the provisions of the Industrial Disputes Act, 1947, as alleged by the workman, is legal and justified? If not, to what relief of reinstatement, compensation and other service benefits the above aggrieved workman is entitled to from the above employer/management?”

By order,
Sd/-
Joint Labour Commissioner.

LABOUR & EMPLOYMENT DEPARTMENT

NOTIFICATION

Shimla-171001, the 10th July, 2015

No.: 11-2/93(Lab) ID/2015/Solan.—It appears to the undersigned that an industrial dispute about the following issue exist between Sh. Prem Lal Verma, Sh. Vijay Anand c/o M/s Kamla Dials Workers Union, Regd. No. 322, Plot No. 3, Sector-3, Parwanoo, Distt. Solan, H.P. Vs The Occupier/Factory Manager, M/s Kamla Dials & Devices Ltd. Plot No.3, Sector-3, Parwanoo, Distt. Solan, H.P.

As per report under section 12(4) of the Industrial Disputes Act, 1947 submitted by the Conciliation Officer, he tried to settle the dispute during conciliation proceedings but could not succeed. The report so received has been considered by the undersigned and as per power vested under Sub-Section 5 of Section 12 of the Act *ibid*, the undersigned has decided that this dispute is required to be legally adjudicated by the Labour Court/Industrial Tribunal.

Therefore, the undersigned while exercising the powers vested by the Govt. of Himachal Pradesh *vide* Notification No.: Shram(A) 4-9/2006-IV-Loose, dated 15-2-2014 and as per power vested under Sub Section-1 of Section 10 of The Industrial Disputes Act, 1947 (14 of 1947) this industrial dispute is referred to the Labour Court/Industrial Tribunal Shimla, constituted under Section-7 of Act *ibid*, on the following issue/issues for legal adjudication:—

“Whether demands raised *vide* demand notice dated 13-01-2014 (**Copy enclosed**) by Sh. Prem Lal Verma, Sh. Vijay Anand c/o M/s Kamla Dials Workers Union, Regd. No. 322, Plot No. 3, Sector-3, Parwanoo, Distt. Solan, H.P. of M/s Kamla Dials & Devices Ltd. Plot No. 3, Sector-3, Parwanoo, Distt. Solan, (H.P.) submitted before and to be full-filled by Occupier/Factory Manager, M/s Kamla Dials & Devices Ltd. Plot No. 3, Sector-3, Parwanoo, Distt. Solan, (H. P.) are legal and justified? If yes, what monetary and other service benefits the aggrieved workers are entitled to from the above management/ employer?”

By order,
Sd/-
Joint Labour Commissioner.

LABOUR & EMPLOYMENT DEPARTMENT**NOTIFICATION**

Shimla-171001, the 28th July, 2015

No.: 11-6/85(Lab) ID/2015/Shimla.—It appears to the undersigned that an industrial dispute about the following issue exist between Sh. Naresh Kumar s/o Sh. Tulsi Ram, Village Shnog, Tehsil Theog, Distt. Shimla, H. P. Vs The Managing Director/Occupier, Tapan Multiventures (Automobile Division), Plot No. 14-16 & 40-47, Industrial Area, Shoghi, Distt. Shimla, H.P.

As per report under section 12(4) of the Industrial Disputes Act, 1947 submitted by the Conciliation Officer, he tried to settle the dispute during conciliation proceedings but could not succeed. The report so received has been considered by the undersigned and as per power vested under Sub-Section 5 of Section 12 of the Act *ibid*, the undersigned has decided that this dispute is required to be legally adjudicated by the Labour Court/Industrial Tribunal.

Therefore, the undersigned while exercising the powers vested by the Govt. of Himachal Pradesh *vide* Notification No.: Shram(A) 4-9/2006-IV-Loose, dated 15-2-2014 and as per power vested under Sub Section-1 of Section 10 of The Industrial Disputes Act, 1947 (14 of 1947) this industrial dispute is referred to the Labour Court/Industrial Tribunal Shimla, constituted under Section-7 of Act *ibid*, on the following issue/issues for legal adjudication:—

“Whether termination of the services of Sh. Naresh Kumar s/o Sh. Tulsi Ram, Village Shnog, Tehsil Theog, Distt. Shimla, (H.P.) *w.e.f.* 11-6-2014 by The Managing Director/Occupier, Tapan Multiventures (Automobile Division), Plot No. 14-16 & 40-47, Industrial Area, Shoghi, Distt. Shimla, H. P., without complying with the provisions of the Industrial Disputes Act, 1947, as alleged by the workman, is legal and justified? If not, to what relief of reinstatement, compensation and other service benefits the above aggrieved workman is entitled to from the above employer/management?”

By order,
Sd/-
Joint Labour Commissioner.

LABOUR & EMPLOYMENT DEPARTMENT**NOTIFICATION**

Shimla-171001, the 10th July, 2017

No.: 11-2/93(Lab) ID/2017/Baddi.—It appears to the undersigned that an industrial dispute about the following issue exist between Sh. Balvinder Kumar s/o Sh. Rumal Singh, Village & P.O. Bidla, Tehsil Bangana, Distt. Una, H.P. Vs The General Manager, M/s Wipro Enterprises Pvt. Ltd. Plot No. 77, EPIP Phase-1, Jharmajri, Tehsil Baddi, Distt. Solan, H.P.

Whereas, the Labour Inspector-cum-Conciliation Officer, has incorporated in the report that during the course of conciliation proceedings for the purpose of bringing about a legal and amicable settlement, all matters affecting the settlement were investigated and has made all efforts

for the purpose of inducing the parties to come to legal, fair and amicable settlement of the said dispute. However, no such settlement could be arrived at in between the parties to the industrial dispute.

Whereas, undersigned while exercising the power vested as provided under sub section 5 of Section 12 of the Act *ibid* carefully examined the report and come to the conclusion that there exist an industrial dispute between the above parties which requires legal adjudication.

Therefore, in view of the above facts and circumstances, the undersigned while exercising the powers vested by the Govt. of Himachal Pradesh *vide* Notification No.: Shram(A) 4-9/2006-IV-Loose, dated 15-2-2014 and as per power vested under Sub Section-1 of Section 10 of The Industrial Disputes Act, 1947 (14 of 1947), formed an opinion to refer this dispute to the Labour Court/Industrial Tribunal Shimla, constituted under Section-7 of Act *ibid*, for legal adjudication on the following issue/issues:—

“Whether termination of services of Sh. Balvinder Kumar s/o Sh. Rumal Singh, Village & P.O. Bidla, Tehsil Bangana, Distt. Una, (H.P.) *w.e.f.* 08-6-2016 by the General Manager, M/s Wipro Enterprises Pvt. Ltd. Plot No. 77, EPIP Phase-1, Jharmajri, Tehsil Baddi, Distt. Solan, (H.P.) after conducting domestic enquiry and without complying with the provisions of the Industrial Disputes Act, 1947 is legal and justified? If not, what relief including reinstatement, amount of back wages, seniority, past service benefits and compensation the above ex-worker is entitled to from the above employer/management?”

By order,
Sd/-
Joint Labour Commissioner.

LABOUR & EMPLOYMENT DEPARTMENT

NOTIFICATION

Shimla-171001, the 06th July, 2017

No.: 11-2/93(Lab) ID/2017/Baddi/Alembic.—Whereas the Labour Officer-*cum*-Conciliation Officer, Shimla Zone, Distt. Shimla has submitted a report as provided u/s 12(4) of the Industrial Disputes Act, 1947 stating that there was an alleged industrial dispute in between S/Sh. Brijesh Sharma, Paramjeet Sharma, Vinod Sharma, Pawan Sharma & Sh. Note Ram, all authorized representatives of other workers working in M/s Alembic Pharmaceuticals Limited, 21-22, Phase-I Jharmajri, Baddi, Distt. Solan, H.P. Vs The Factory Manager, M/s Alembic Pharmaceuticals Limited, 21-22, Phase-I Jharmajri, Baddi, Distt. Solan, H.P.

Whereas, the Labour Officer-*cum*-Conciliation Officer, has incorporated in the report that during the course of conciliation proceedings for the purpose of bringing about a legal and amicable settlement, all matters affecting the settlement were investigated and has made all efforts for the purpose of inducing the parties to come to legal, fair and amicable settlement of the said dispute. However, no such settlement could be arrived at in between the parties to the industrial dispute.

The report so received has been considered by the undersigned and as per power vested under Sub-Section 5 of Section 12 of the Act *ibid*, the undersigned has decided that this dispute is required to be legally adjudicated by the Labour Court/Industrial Tribunal.

Therefore, in view of the above facts and circumstances, the undersigned while exercising the powers vested by the Govt. of Himachal Pradesh *vide* Notification No.: Shram(A) 4-9/2006-IV-Loose, dated 15-2-2014 and as per power vested under Sub Section-1 of Section 10 of The Industrial Disputes Act, 1947 (14 of 1947), formed an opinion to refer this dispute to the Labour Court/Industrial Tribunal Shimla, constituted under Section-7 of Act *ibid*, for legal adjudication on the following issue/issues:—

“Whether demands raised by Sh. Suneel Kumar & other 64 workers, employed in M/s Alembic Pharmaceuticals Limited, 21-22, Phase-I Jharmajri, Baddi, Distt. Solan, *vide* demand notice dated 09-9-2016 (**Copy-Enclosed**) before the Factory Manager, M/s Alembic Pharmaceuticals Limited, 21-22, Phase-I Jharmajri, Baddi, Distt. Solan, H.P. for fulfilling, are legal and justified? If yes, what relief in terms of above demand notice the concerned workmen are entitled to from the above management?”

By order,
Sd/-
Joint Labour Commissioner.

LABOUR & EMPLOYMENT DEPARTMENT

NOTIFICATION

Shimla-171001, the 06th July, 2017

No.: 11-2/93(Lab) ID/2017/Baddi/Naresh Thakur.—Whereas the Labour Officer-*cum*-Conciliation Officer, Shimla Zone, Distt. Shimla has submitted a report as provided u/s 12(4) of the Industrial Disputes Act, 1947 stating that there was an alleged industrial dispute in between Sh. Naresh Thakur s/o Sh. Ram Lal Thakur, Village Kothi Jamogi, P.O. Badalag, Tehsil Arki, Distt. Solan, H.P. Vs The General Manager, M/s Wipro Enterprises Pvt. Ltd. Plot No. 77, EPIP Phase-1, Jharmajri, Tehsil Baddi, Distt. Solan, H.P.

Whereas, the Labour Inspector-*cum*-Conciliation Officer, has incorporated in the report that during the course of conciliation proceedings for the purpose of bringing about a legal and amicable settlement, all matters affecting the settlement were investigated and has made all efforts for the purpose of inducing the parties to come to legal, fair and amicable settlement of the said dispute. However, no such settlement could be arrived at in between the parties to the industrial dispute.

The report so received has been considered by the undersigned and as per power vested under Sub-Section 5 of Section 12 of the Act *ibid*, the undersigned has decided that this dispute is required to be legally adjudicated by the Labour Court/Industrial Tribunal.

Therefore, in view of the above facts and circumstances, the undersigned while exercising the powers vested by the Govt. of Himachal Pradesh *vide* Notification No.: Shram(A) 4-9/2006-IV-Loose, dated 15-2-2014 and as per power vested under Sub Section-1 of Section 10 of The Industrial Disputes Act, 1947 (14 of 1947), formed an opinion to refer this dispute to the Labour Court/Industrial Tribunal Shimla, constituted under Section-7 of Act *ibid*, for legal adjudication on the following issue/issues:—

“Whether termination of services of Sh. Naresh Thakur s/o Sh. Ram Lal Thakur, Village Kothi Jamogi, P.O. Badalag, Tehsil Arki, Distt. Solan, (H.P.) *w.e.f.* 08-6-2016 by the

General Manager, M/s Wipro Enterprises Pvt. Ltd. Plot No. 77, EPIP Phase-1, Jharmajri, Tehsil Baddi, Distt. Solan, (H.P.) after conducting domestic enquiry and without complying with the provisions of the Industrial Disputes Act, 1947 is legal and justified? If not, what relief including reinstatement, amount of back wages, seniority, past service benefits and compensation the above ex-worker is entitled to from the above employer?"

By order,
Sd/-
Joint Labour Commissioner.

LABOUR & EMPLOYMENT DEPARTMENT

NOTIFICATION

Shimla-171001, the 03rd July, 2017

No.: 11-2/93 (Lab)ID/2017/Nalagarh.—It appears to the undersigned that an industrial dispute about the following issue exist between the President & General Secretary, Kamla Dials Workers Union, (Regd. No. 322) Parwanoo, Distt. Solan, H.P. Vs The Managing Director, M/s KDDL Ltd. Village Dhana (Bagbania), P.O. Manpura, Tehsil Baddi, Distt. Solan, H.P. & The Managing Director, M/s KDDL Ltd., TTPA, Sector-3 Parwanoo, Distt. Solan, H.P.

As per report under section 12(4) of the Industrial Disputes Act, 1947 submitted by the Conciliation Officer Solan, he tried to settle the dispute during conciliation proceedings but could not succeed. The report so received has been considered by the undersigned and as per power vested under Sub-Section 5 of Section 12 of the Act *ibid*, the undersigned has decided that this dispute is required to be legally adjudicated by the Labour Court/ Industrial Tribunal.

Therefore, the undersigned while exercising the powers vested by the Govt. of Himachal Pradesh *vide* Notification No.: Shram(A) 4-9/2006-IV-Loose, dated 15-2-2014 and as per power vested under Sub Section-1 of Section 10 of the Industrial Disputes Act, 1947 (14 of 1947) this industrial dispute is referred to the Labour Court/Industrial Tribunal Shimla, constituted under Section-7 of Act *ibid*, on the following issue/issues for legal adjudication:—

"Whether demands raised by the President & General Secretary, Kamla Dials Workers Union, (Regd. No. 322) Parwanoo, Distt. Solan, H.P. *vide* demand notice dated nil (**Copy-Enclosed**) before the Managing Director, M/s KDDL Ltd. Village Dhana (Bagbania), P.O. Manpura, Tehsil Baddi, Distt. Solan, H.P. & The Managing Director, M/s KDDL Ltd., TTPA, Sector-3 Parwanoo, Distt. Solan, H.P. for fulfilling, are legal and justified? If yes, what relief in terms of above demand notice the concerned workmen are entitled to from the above management?"

By order,
Sd/-
Joint Labour Commissioner.

LABOUR & EMPLOYMENT DEPARTMENT**NOTIFICATION**

Shimla-171001, the 15th July, 2017

No.: 11-2/93(Lab) ID/2017/Baddi/ Ravi.—It appears to the undersigned that an industrial dispute about the following issue exist between Sh. Ravi Rana s/o Sh. Prem Singh Rana, Village Gayuni, P.O. Chimanu, Tehsil Joginder Nagar, Distt. Mandi, H.P. with The Factory Manager, M/s Isollooyed Engineering & Technologies ltd., Village Kishanpura, Baddi Nalagarh Road, Gurumajra, Tehsil Baddi, Distt. Solan, H. P.

As per report under section 12(4) of the Industrial Disputes Act, 1947 submitted by the Conciliation Officer, he tried his level best to settle the dispute during conciliation proceedings but could not succeed. The report so received has been considered by the undersigned and as per power vested under Sub-Section 5 of Section 12 of the Act *ibid*, the undersigned has decided that this dispute is required to be legally adjudicated by the Labour Court/ Industrial Tribunal.

Therefore, the undersigned while exercising the powers vested by the Govt. of Himachal Pradesh *vide* Notification No.: Shram(A)4-9/2006-IV-Loose, Dated 15th February, 2014 and as per power vested under Sub Section-1 of Section 10 of The Industrial Disputes Act, 1947 (14 of 1947) this industrial dispute is referred to the Labour Court/Industrial Tribunal Shimla, constituted under Section-7 of Act *ibid*, on the following issue/issues for legal adjudication:—

“Whether termination of services of Sh. Ravi Rana s/o Sh. Prem Singh Rana, Village Gayuni, P.O. Chimanu, Tehsil Joginder Nagar, Distt. Mandi, H.P. after conducting domestic enquiry *w.e.f.* 16-5-2016 by the Factory Manager, M/s Isollooyed Engineering & Technologies ltd., Village Kishanpura, Baddi Nalagarh Road, Gurumajra, Tehsil Baddi, Distt. Solan, H.P. without complying with the provisions of the Industrial Disputes Act, 1947 as alleged, is legal and justified? If not, what relief including reinstatement, amount of back wages, seniority, past service benefits and compensation the above ex-worker is entitled to from the above employers/management?”

By order,
Sd/-
Joint Labour Commissioner.

LABOUR & EMPLOYMENT DEPARTMENT**NOTIFICATION**

Shimla-171001, the 15th July, 2017

No.: 11-2/93(Lab) ID/2017/Baddi-Sandeep.—It appears to the undersigned that an industrial dispute about the following issue exist between Sh. Sandeep s/o Sh. Uttam Chand, r/o 3247/1, H.B.C. Dhanas, Chandigarh, U. T. with the Vice Chancellor/Registrar, ICFAI University, Baddi, H.P.

Whereas, the Labour Officer-cum-Conciliation Officer, has incorporated in the report that during the course of conciliation proceedings for the purpose of bringing about a legal and

amicable settlement, all matters affecting the settlement were investigated and has made all efforts for the purpose of inducing the parties to come to legal, fair and amicable settlement of the said dispute. However, no such settlement could be arrived at in between the parties to the industrial dispute.

Whereas, undersigned while exercising the power vested as provided under sub section 5 of Section 12 of the Act *ibid* carefully examined the report and come to the conclusion that there exist an industrial dispute between the above parties which requires legal adjudication.

Therefore, in view of the above facts and circumstances, the undersigned while exercising the powers vested by the Govt. of Himachal Pradesh *vide* Notification No.: Shram(A) 4-9/2006-IV-Loose, dated 15-2-2014 and as per power vested under Sub Section-1 of Section 10 of The Industrial Disputes Act, 1947 (14 of 1947), formed an opinion to refer this dispute to the Labour Court/Industrial Tribunal Shimla, constituted under Section-7 of Act *ibid*, for legal adjudication on the following issue/issues:—

“Whether termination of services of Sh. Sandeep s/o Sh. Uttam Chand, r/o 3247/1, H.B.C. Dhanas, Chandigarh, U.T. *w.e.f.* 28-8-2016 by the Registrar, ICFAI University, Baddi, H.P. without complying with the provisions of the Industrial Disputes Act, 1947 as alleged, is legal and justified? If not, what relief including reinstatement, amount of back wages, seniority, past service benefits and compensation the above ex-worker is entitled to from above Employer/University?”

By order,
Sd/-
Joint Labour Commissioner.

वन विभाग

अधिसूचना

शिमला –2, 29 जनवरी, 2018

संख्या: एफ.एफ.ई-बी-एफ(14) 196 / 2014.—इस अधिसूचना में अन्तःस्थापित अनुसूची में विनिर्दिष्ट वन भूमि/बंजर भूमि में या उस पर, सरकार तथा प्राइवेट व्यक्तियों के अधिकारों के स्वरूप और विस्तार की जांच कर ली गई है और उन्हें भारतीय वन अधिनियम, 1927 (1927 का अधिनियम संख्यांक 16) की धारा 29 की उपधारा (3) के अधीन यथा अपेक्षित अभिलिखित कर लिया है;

उक्त अनुसूची में दर्शित वन भूमि/बंजर भूमि, सरकार की सम्पत्ति है, या जिस पर सरकार के सांपत्तिक अधिकार हैं या सरकार उसकी वन उपज के सम्पूर्ण या किसी भाग की हकदार है;

अतः हिमाचल प्रदेश के राज्यपाल, पूर्वोक्त अधिनियम की धारा 29 की उपधारा (1) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए घोषणा करते हैं कि उक्त अधिनियम के अध्याय-4 के उपबन्ध उक्त वन भूमि/बंजर भूमि को लागू होंगे और जो एतदपश्चात् पूर्वोक्त अधिनियम की धारा 29 की उपधारा (2) के उपबन्धों के अधीन ‘संरक्षित वन’ कहलाएंगी ।

अनुसूची

क्रम संख्या	नस्ति संख्या	वन का नाम जिसे सीमांकित संरक्षित वन में परिवर्तित किया जाना अपेक्षित है	हदबस्त नम्बर सहित मुहाल का नाम	खसरा नम्बर	क्षेत्र हैक्टेयर में	मुख्य सीमाएं	वन परिक्षेत्र	वन मण्डल	जिला
1.	02/2001	पोखार	चाशल धार- ।	6/1	63-88-42	उत्तरः यू०पी०एफ०करकोटिब्बा दक्षिणः यू०पी०एफ०वरषील पूर्वः यू०पी०एफ० करकोटिब्बा पश्चिमः महाल अम्बीट	खशधार	रोहडू	शिमला

आदेश द्वारा,
तरुण कपूर,
अतिरिक्त मुख्य सचिव (वन)।

[Authoritative English Text of this Department Notification No. FFE-B-F(14)-196/2014, Dated 29th January, 2018 as required under Article 348(3) of the Constitution of India.]

FORESTS DEPARTMENT

NOTIFICATION

Shimla-2, the 29th January, 2018

No. FFE-B-F(14)-196/2014.—Whereas the nature and extent of the rights of the Government and of private persons in or over the Forest Land/ Waste Land specified in the schedule inserted to this Notification have been enquired into and recorded as required under Sub-Section (3) of Section-29 of the Indian Forest Act, 1927 (Act No. 16 of 1927);

And whereas the Forest Land/ Waste Land shown in the said schedule is the property of the Government or over which the Government has proprietary rights or the Government is entitled to the whole or any part of the Forest Produce therein;

Now, therefore, in exercise of the powers conferred by Sub- Section (1) of Section-29 of the Act *ibid*, the Governor, Himachal Pradesh is pleased to declare that the provisions of Chapter-IV of the Act shall apply to the said Forest Land/Waste Land and shall hereafter be called as “Protected Forests” under the provisions of Sub-Section (2) of Section-29 of the Act *ibid*.

SCHEDULE

S. No.	File No.	Name of Forest required to be converted into Demarcated Protected Forests	Name of Muhal with Hadbast No.	Khasra No.	Area in Hectare	Cardinal Boundaries	Forest Range	Forest Division	District
1.	02/2001	Pokhar	Chanshal Dhar-I	6/1	63-88-42	North: UPF Karkot Tibba South: UPF Varshil East: UPF Karkot Tiba West: Muhal Ambit	Khash dhar	Rohru	Shimla

By order,
TARUN KAPOOR,
Additional Chief Secretary (Forests).

वन विभाग**अधिसूचना**

शिमला – 2, 29 जनवरी, 2018

संख्या: एफ.एफ.ई-बी-एफ(14) 197 / 2014.—इस अधिसूचना में अन्तःस्थापित अनुसूची में विनिर्दिष्ट वन भूमि/बंजर भूमि में या उस पर, सरकार तथा प्राइवेट व्यक्तियों के अधिकारों के स्वरूप और विस्तार की जांच कर ली गई है और उन्हें भारतीय वन अधिनियम, 1927 (1927 का अधिनियम संख्यांक 16) की धारा 29 की उपधारा (3) के अधीन यथा अपेक्षित अभिलिखित कर लिया है;

उक्त अनुसूची में दर्शित वन भूमि/बंजर भूमि, सरकार की सम्पत्ति है, या जिस पर सरकार के सांपत्तिक अधिकार हैं या सरकार उसकी वन उपज के सम्पूर्ण या किसी भाग की हकदार है;

अतः हिमाचल प्रदेश के राज्यपाल, पूर्वोक्त अधिनियम की धारा 29 की उपधारा (1) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए घोषणा करते हैं कि उक्त अधिनियम के अध्याय-4 के उपबन्ध उक्त वन भूमि/बंजर भूमि को लागू होंगे और जो एतदपश्चात् पूर्वोक्त अधिनियम की धारा 29 की उपधारा (2) के उपबन्धों के अधीन “संरक्षित वन” कहलाएंगी ।

अनुसूची

क्रम संख्या	नस्ति संख्या	वन का नाम जिसे सीमांकित संरक्षित वन में परिवर्तित किया जाना अपेक्षित है	हदबस्त न सहित मुहूर का नाम	खसरा नम्बर	क्षेत्र हैक्टेयर में	मुख्य सीमाएं	वन परिक्षेत्र	वन मण्डल	जिला
1.	33 / 2002	पोखटू थाच	चांशल धार – I	4, 5 / 3, 9 10, 11, 12	527–58–45 किता 6	उत्तर: महाल चांशल धार दक्षिण: महाल चांशल धार पूर्व: महाल	खशधार	रोहडू	शिमला

						चांशल धार पश्चिम: महाल चांशल धार			
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आदेश द्वारा,
तरुण कपूर,
अतिरिक्त मुख्य सचिव (वन)।

[Authoritative English Text of this Department Notification No. FFE-B-F(14)-196/2014, Dated 29th January, 2018 as required under Article 348(3) of the Constitution of India.]

FORESTS DEPARTMENT

NOTIFICATION

Shimla-2, the 29th January, 2018

No. FFE-B-F(14)-197/2014.—Whereas the nature and extent of the rights of the Government and of private persons in or over the Forest Land/ Waste Land specified in the schedule inserted to this Notification have been enquired into and recorded as required under Sub-Section (3) of Section-29 of the Indian Forest Act, 1927 (Act No. 16 of 1927);

And whereas the Forest Land/ Waste Land shown in the said schedule is the property of the Government or over which the Government has proprietary rights or the Government is entitled to the whole or any part of the Forest Produce therein;

Now, therefore, in exercise of the powers conferred by Sub- Section (1) of Section-29 of the Act *ibid*, the Governor, Himachal Pradesh is pleased to declare that the provisions of Chapter-IV of the Act shall apply to the said Forest Land/Waste Land and shall hereafter be called as “Protected Forests” under the provisions of Sub-Section (2) of Section-29 of the Act *ibid*.

SCHEDULE

S. No.	File No.	Name of Forest required to be converted into Demarcated Protected Forests	Name of Muhal with Hadbast No.	Khasra No.	Area in Hectare	Cardinal Boundaries	Forest Range	Forest Division	District
1.	33/2002	Pokhtu Thach	Chanshal Dhar-I	4, 5/3, 9, 10, 11, 12 Kitta 6	527-58-45	North: Muhal Chanshal Dhar South: Muhal Chanshal Dhar East: Muhal Chanshal Dhar West: Muhal Chanshal Dhar	Khash dhar	Rohru	Shimla

By order,
TARUN KAPOOR,
Additional Chief Secretary (Forests).

वन विभाग

अधिसूचना

शिमला-2, 29 जनवरी, 2018

संख्या: एफ.एफ.ई-बी-एफ(14) 198 / 2014.—इस अधिसूचना में अन्तःरथापित अनुसूची में विनिर्दिष्ट वन भूमि/बंजर भूमि में या उस पर, सरकार तथा प्राइवेट व्यक्तियों के अधिकारों के स्वरूप और विस्तार की जांच कर ली गई है और उन्हें भारतीय वन अधिनियम, 1927 (1927 का अधिनियम संख्यांक 16) की धारा 29 की उपधारा (3) के अधीन यथा अपेक्षित अभिलिखित कर लिया है;

उक्त अनुसूची में दर्शित वन भूमि/बंजर भूमि, सरकार की सम्पत्ति है, या जिस पर सरकार के सांपत्तिक अधिकार हैं या सरकार उसकी वन उपज के सम्पूर्ण या किसी भाग की हकदार है;

अतः हिमाचल प्रदेश के राज्यपाल, पूर्वोक्त अधिनियम की धारा 29 की उपधारा (1) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए घोषणा करते हैं कि उक्त अधिनियम के अध्याय-4 के उपबन्ध उक्त वन भूमि/बंजर भूमि को लागू होंगे और जो एतदपश्चात् पूर्वोक्त अधिनियम की धारा 29 की उपधारा (2) के उपबन्धों के अधीन “संरक्षित वन” कहलाएंगी।

अनुसूची

क्रम संख्या	नस्ति संख्या	वन का नाम जिसे सीमांकित संरक्षित वन में परिवर्तित किया जाना अपेक्षित है	हदबस्त नम्बर सहित मुहाल का नाम	खसरा नम्बर	क्षेत्र हैटेयर में	मुख्य सीमाएं	वन परिक्षेत्र	वन मण्डल	जिला
1.	36 / 2002	छरांगली,	माईला	22 / 1	15-46-31	उत्तर: मजरुआ रक्बा महाल माईला दक्षिण: मजरुआ रक्बा महाल माईला पूर्व: मजरुआ रक्बा महाल माईला पश्चिम: महाल धार कशौणी	खशधार	रोहडू	शिमला

आदेश द्वारा,
तरुण कपूर,
अतिरिक्त मुख्य सचिव (वन)।

[Authoritative English Text of this Department Notification No. FFE-B-F(14)-198/2014, Dated 29th January, 2018 as required under Article 348(3) of the Constitution of India.]

FORESTS DEPARTMENT

NOTIFICATION

Shimla-2, the 29th January, 2018

No. FFE-B-F(14)-198/2014.—Whereas the nature and extent of the rights of the Government and of private persons in or over the Forest Land/ Waste Land specified in the

schedule inserted to this Notification have been enquired into and recorded as required under Sub-Section (3) of Section-29 of the Indian Forest Act, 1927 (Act No. 16 of 1927);

And whereas the Forest Land/ Waste Land shown in the said schedule is the property of the Government or over which the Government has proprietary rights or the Government is entitled to the whole or any part of the Forest Produce therein;

Now, therefore, in exercise of the powers conferred by Sub- Section (1) of Section-29 of the Act *ibid*, the Governor, Himachal Pradesh is pleased to declare that the provisions of Chapter-IV of the Act shall apply to the said Forest Land/ Waste Land and shall hereafter be called as "Protected Forests" under the provisions of Sub-Section (2) of Section-29 of the Act *ibid*.

SCHEDULE

S. No.	File No.	Name of Forest required to be converted into Demarcated Protected Forests	Name of Muhal with Hadbast No.	Khasra No.	Area in Hectare	Cardinal Boundaries	Forest Range	Forest Division	District
1	36/2002	Chhragli	Maila	22/1	15-46-31	North: Cultivated area Muhal Maila South: Cultivated area Muhal Maila East: Cultivated area Muhal Maila West: Muhal Dhar Kasheni	Khash dhar	Rohru	Shimla

By order,
TARUN KAPOOR,
Additional Chief Secretary (Forests).

वन विभाग

अधिसूचना

शिमला –2, 29 जनवरी, 2018

संख्या: एफ.एफ.ई-बी-एफ(14)199 / 2014.—इस अधिसूचना में अन्तःस्थापित अनुसूची में विनिर्दिष्ट वन भूमि/बंजर भूमि में या उस पर, सरकार तथा प्राइवेट व्यक्तियों के अधिकारों के स्वरूप और विस्तार की जांच कर ली गई है और उन्हें भारतीय वन अधिनियम, 1927 (1927 का अधिनियम संख्यांक 16) की धारा 29 की उपधारा (3) के अधीन यथा अपेक्षित अभिलिखित कर लिया है;

उक्त अनुसूची में दर्शित वन भूमि/बंजर भूमि, सरकार की सम्पत्ति है, या जिस पर सरकार के सांपत्तिक अधिकार हैं या सरकार उसकी वन उपज के सम्पूर्ण या किसी भाग की हकदार है;

अतः हिमाचल प्रदेश के राज्यपाल, पूर्वोक्त अधिनियम की धारा 29 की उपधारा (1) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए घोषणा करते हैं कि उक्त अधिनियम के अध्याय-4 के उपबन्ध उक्त वन भूमि/बंजर भूमि को लागू होंगे और जो एतदपश्चात् पूर्वोक्त अधिनियम की धारा 29 की उपधारा (2) के उपबन्धों के अधीन “संरक्षित वन” कहलाएगी ।

अनुसूची

क्रम संख्या	नस्ति संख्या	वन का नाम जिसे सीमांकित संरक्षित वन में परिवर्तित किया जाना अपेक्षित है	हदबस्त नम्बर सहित मुहाल का नाम	खसरा नम्बर	क्षेत्र हैक्टेयर में	मुख्य सीमाएं	वन परिक्षेत्र	वन मण्डल	जिला
1	38 / 2002	वेलीमेल	माईला	1, 3 / 1 21 / 1	42-00-62 किता 3	उत्तर: महाल धार कशौणी दक्षिण: महाल माईला पूर्व: महाल धार कशौणी पश्चिम: पब्बर नदी	खशधार	रोहडू	शिमला

आदेश द्वारा,
तरुण कपूर,
अतिरिक्त मुख्य सचिव (वन) ।

[Authoritative English Text of this Department Notification No. FFE-B-F(14)-199/2014, Dated 29th January, 2018 as required under Article 348(3) of the Constitution of India.]

FORESTS DEPARTMENT

NOTIFICATION

Shimla-2, the 29th January, 2018

No. FFE-B-F(14)-199/2014.—Whereas the nature and extent of the rights of the Government and of private persons in or over the Forest Land/ Waste Land specified in the schedule inserted to this Notification have been enquired into and recorded as required under Sub-Section (3) of Section-29 of the Indian Forest Act, 1927 (Act No. 16 of 1927);

And whereas the Forest Land/ Waste Land shown in the said schedule is the property of the Government or over which the Government has proprietary rights or the Government is entitled to the whole or any part of the Forest Produce therein;

Now, therefore, in exercise of the powers conferred by Sub- Section (1) of Section-29 of the Act *ibid*, the Governor, Himachal Pradesh is pleased to declare that the provisions of Chapter-IV of the Act shall apply to the said Forest Land/ Waste Land and shall hereafter be called as “Protected Forests” under the provisions of Sub-Section (2) of Section-29 of the Act *ibid*.

SCHEDULE

S. No.	File No.	Name of Forest required to be converted into Demarcated Protected Forests	Name of Muhal with Hadbast No.	Khasra No.	Area in Hectare	Cardinal Boundaries	Forest Range	Forest Division	District
1.	38/2002	Velimel	Maila	1, 3/1, 21/1 Kitta 3	42-00-62	North: Muhal Dhar Kasheni South: Muhal Maila East: Muhal Dhar Kasheni West: Pabar Nadi	Khash dhar	Rohru	Shimla

By order,
TARUN KAPOOR,
Additional Chief Secretary (Forests).

वन विभाग**अधिसूचना**

शिमला –2, 29 जनवरी, 2018

संख्या: एफ.एफ.ई-बी-एफ(14)200/2014.—इस अधिसूचना में अन्तःस्थापित अनुसूची में विनिर्दिष्ट वन भूमि/बंजर भूमि में या उस पर, सरकार तथा प्राइवेट व्यक्तियों के अधिकारों के स्वरूप और विस्तार की जांच कर ली गई है और उन्हें भारतीय वन अधिनियम, 1927 (1927 का अधिनियम संख्यांक 16) की धारा 29 की उपधारा (3) के अधीन यथा अपेक्षित अभिलिखित कर लिया है;

उक्त अनुसूची में दर्शित वन भूमि/बंजर भूमि, सरकार की सम्पत्ति है, या जिस पर सरकार के सांपत्तिक अधिकार हैं या सरकार उसकी वन उपज के सम्पूर्ण या किसी भाग की हकदार है;

अतः हिमाचल प्रदेश के राज्यपाल, पूर्वोक्त अधिनियम की धारा 29 की उपधारा (1) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए घोषणा करते हैं कि उक्त अधिनियम के अध्याय-4 के उपबन्ध उक्त वन भूमि/बंजर भूमि को लागू होंगे और जो एतदपश्चात् पूर्वोक्त अधिनियम की धारा 29 की उपधारा (2) के उपबन्धों के अधीन “संरक्षित वन” कहलाएंगी ।

अनुसूची

क्रम संख्या	नस्ति संख्या	वन का नाम जिसे सीमांकित संरक्षित वन में परिवर्तित किया जाना अपेक्षित है	हदबस्त नम्बर सहित मुहाल का नाम	खसरा नम्बर	क्षेत्र हैक्टेयर में	मुख्य सीमाएं	वन परिक्षेत्र	वन मण्डल	जिला
1.	40 / 2002	माईला	माईला	52 / 1, 111 / 1, 123 / 1 किता 3	19-33-83	उत्तर: मजरुआ रक्खा महाल माईला दक्षिण: डी०पी०एफ० माईला पूर्व: महाल धार कशीणी पश्चिम: मजरुआ रक्खा महाल माईला	खशधार	रोहडू	शिमला

आदेश द्वारा,
तरुण कपूर,
अतिरिक्त मुख्य सचिव (वन)।

[Authoritative English Text of this Department Notification No. FFE-B-F(14)-200/2014, Dated 29th January, 2018 as required under Article 348(3) of the Constitution of India.]

FORESTS DEPARTMENT

NOTIFICATION

Shimla-2, the 29th January, 2018

No. FFE-B-F(14)-200/2014.—Whereas the nature and extent of the rights of the Government and of private persons in or over the Forest Land/ Waste Land specified in the schedule inserted to this Notification have been enquired into and recorded as required under Sub-Section (3) of Section-29 of the Indian Forest Act, 1927 (Act No. 16 of 1927);

And whereas the Forest Land/ Waste Land shown in the said schedule is the property of the Government or over which the Government has proprietary rights or the Government is entitled to the whole or any part of the Forest Produce therein;

Now, therefore, in exercise of the powers conferred by Sub- Section (1) of Section-29 of the Act *ibid*, the Governor, Himachal Pradesh is pleased to declare that the provisions of Chapter-IV of the Act shall apply to the said Forest Land/ Waste Land and shall hereafter be called as “Protected Forests” under the provisions of Sub-Section (2) of Section-29 of the Act *ibid*.

SCHEDULE

S. No.	File No.	Name of Forest required to be converted into Demarcated Protected Forests	Name of Muhal with Hadbast No.	Khasra No.	Area in Hectare	Cardinal Boundaries	Forest Range	Forest Division	District
1	40/2002	Maila	Maila	52/1, 111/1, 123/1 Kitta 3	19-33-83	North: Cultivated area Muhal Maila South: DPF Maila East: Muhal Dhar Kasheni West: Cultivated area Muhal Maila	Khash dhar	Rohru	Shimla

By order,
TARUN KAPOOR,
Additional Chief Secretary (Forests).

नगर एवं ग्राम योजना विभाग**अधिसूचना**

शिमला—2, 2018

संख्या. टी०सी०पी०—एफ(5)—५ / २०१७।—इस विभाग की समसंख्यक अधिसूचना दिनांक 12—9—2017 के अधिक्रमण में और राजपत्र में तारीख 18—9—2017 को प्रकाशित अधिसूचना को निम्न प्रकार से पढ़ा जाएः—

धर्मशाला योजना क्षेत्र के लिए विकास योजना के प्रारूप को, हिमाचल प्रदेश नगर और ग्राम योजना नियम, 2014 के साथ पठित हिमाचल प्रदेश नगर और ग्राम योजना अधिनियम, 1977 (1977 का अधिनियम संख्यांक 12) की धारा 19 की उपधारा (1) के अधीन आक्षेप (पों) और सुझाव (वों) को आमत्रित करने के लिए निदेशक, नगर एवं योजना विभाग, हिमाचल प्रदेश द्वारा, नोटिस संख्या: हिम/टीपी/पीजेटी/डी.पी. धर्मशाला/2013/वोल्यूम-III/103.20 तारीख 01.04.2017 द्वारा, राजपत्र, हिमाचल प्रदेश में तारीख 21 अप्रैल, 2017 को प्रकाशित किया गया था जिस पर सम्यक् रूप से विचार किया गया और विकास योजना के प्रारूप को सरकार को अनुमोदन के लिए प्रस्तुत किया गया।

अतः हिमाचल प्रदेश के राज्यपाल, हिमाचल प्रदेश नगर और ग्राम योजना अधिनियम, 1977 (1977 का अधिनियम संख्यांक 12) की धारा 20 की उपधारा (1) के अधीन निहित शक्तियों का प्रयोग करते हुए, धर्मशाला योजना क्षेत्र के लिए विकास योजना को बिना किसी उपान्तरण के अनुमोदित करते हैं। यह नगर एवं ग्राम योजना विभाग, हिमाचल प्रदेश की वैबसाइट www.tcp.hp.gov.in के साथ URL: http://tcp.hp.gov.in/Application/uploadDocuments/devlopmentPlan/PlanDoc0171226_122950.pdf पर उपलब्ध करवाया गया है। यह पूर्वोक्त अधिनियम की धारा 20 की उपधारा (4) के अधीन यथा अपेक्षित

पूर्व-निर्दिष्ट युआरएल पर राजपत्र, हिमाचल प्रदेश में प्रकाशित किया गया समझा जाएगा। इतद्वारा नोटिस दिया जाता है कि उक्त विकास योजना की एक प्रति निरीक्षण हेतु निम्नलिखित कार्यालयों में कार्यालय समय के दौरान उपलब्ध रहेगी, अर्थात:—

1. निदेशक,
नगर एवं ग्राम योजना विभाग,
नगर योजना भवन, ब्लाक न0 32-ए,
कसुम्पटी, शिमला, हिमाचल प्रदेश—171009.
2. नगर ग्राम योजनाकार,
मण्डलीय नगर योजना कार्यालय, धर्मशाला,
जिला कांगड़ा, हिमाचल प्रदेश।
3. आयुक्त,
नगर निगम, धर्मशाला, जिला कांगड़ा
हिमाचल प्रदेश।

उक्त विकास योजना इस अधिसूचना के राजपत्र हिमाचल प्रदेश में प्रकाशन की तारीख से प्रवर्तन आएगी।

आदेश द्वारा,
(तरुण कपूर),
अतिरिक्त मुख्य सचिव (टी०सी०पी०)।

[Authoritative english text of Government Notification No.TCP-F(5)-5/2017 Dated 27-01-2018 as required under clause (3) of Article 348 of the constitution of India.]

TOWN AND COUNTRY PLANNING DEPARTMENT

NOTIFICATION

Shimla, the 27th January, 2018

No. TCP-F(5)-5/2017.—In supersession of this Department Notification of even number dated 12.9.2017 and published in the official gazette on 18.09.2017, the said Notification may be read as under:—

“WHEREAS, the draft Development Plan for **Dharamshala Planning Area** was published by the Director, Town and Country Planning Department, Himachal Pradesh, Shimla under sub-section (1) of section 19 of the Town and Country Planning Act, 1977 (Act No. 12 of 1977) readwith rule 11 of the Himachal Pradesh Town and Country Planning Rules, 2014 vide Notice No. HIM/TP/PJT/D.P. Dharamshala/2013/Vol-III/103-20 dated 01.04.2017 published in the Rajpatra, Himachal Pradesh on 21.04.2017 for inviting objection(s) and suggestion(s), which were duly considered and the draft Development Plan was submitted to the Government for approval.

Now THEREFORE, in exercise of the powers vested under sub-section (1) of section 20 of the Himachal Pradesh Town and Country Planning Act, 1977 (Act No.12 of 1977), the Governor, Himachal Pradesh is pleased to approve the Development Plan for Dharamshala Planning Area,

without modifications. It has been hosted at the official website of Department of Town and Country Planning, Himachal Pradesh www.tcp.hp.gov.in with URL: http://tcp.hp.gov.in/Application/uploadDocuments/developmentPlan/PlanDoc020171226_122950.pdf. The same may be deemed to have been published in the Official Gazette of Himachal Pradesh with fore-referred URL linkage as required under sub-section (4) of section 20 of the Act ibid. A Notice is hereby given that a copy of the said Development Plan is available for inspection during office hours in the following offices:—

1. The Director,
Town and Country Planning Department,
Nagar Yojana Bhawan, Block No. 32-A, Vikas Nagar,
Kasumpati, Shimla, Himachal Pradesh-171009.
2. The Town and Country Planner,
Divisional Town Planning Office,
Dharamshala, Himachal Pradesh.
3. The Commissioner,
Municipal Corporation, Dharamshala,
District Kangra, Himachal Pradesh.

The said Development Plan shall come into operation from the date of publication of this Notification in the Official Gazette of Himachal Pradesh.”

By order,
(TARUN KAPOOR),
Additional Chief Secretary (TCP).

नगर एवं ग्राम योजना विभाग

अधिसूचना

शिमला—2, 27 जनवरी, 2018

संख्या. टी०सी०पी०—एफ(5)—१२/२०१७।—इस विभाग की समसंख्यक अधिसूचना दिनांक 30—10—2017 के अधिक्रमण में और राजपत्र में तारीख 20—11—2017 को प्रकाशित अधिसूचना को निम्न प्रकार से पढ़ा जाए:—

मनीकरण विशेष योजना क्षेत्र के लिए विकास योजना के प्रारूप को हिमाचल प्रदेश नगर और ग्राम योजना नियम, 2014 के नियम 11 के साथ पठित हिमाचल प्रदेश नगर और ग्राम योजना अधिनियम, 1977 (1977 का अधिनियम संख्यांक 12) की धारा 19 की उपधारा (1) के अधीन, आक्षेप (पों) और सुझाव (वों) को आमंत्रित करने के लिए निदेशक, नगर एवं ग्राम योजना विभाग, हिमाचल प्रदेश द्वारा नोटिस संख्या हिम/टीपी/आर डब्ल्यू.मनीकरण(एसए)/2001/वोल्यूम न/67-84 तारीख 01-04-2017 द्वारा राजपत्र, हिमाचल प्रदेश में तारीख 21-04-2017 को प्रकाशित किया गया था जिन पर सम्यक् रूप से विचार किया गया और विकास योजना सरकार के प्रारूप को अनुमोदन के लिए प्रस्तत किया गया।

अतः हिमाचल प्रदेश के राज्यपाल, हिमाचल प्रदेश नगर और ग्राम योजना अधिनियम, 1977 (1977 का अधिनियम संख्यांक 12) की धारा 20 की उपधारा (1) के अधीन निहित शक्तियों का प्रयोग करते हुए,

मनीकरण विशेष योजना क्षेत्र के लिए विकास योजना को बिना किसी उपान्तरण के अनुमोदित करते हैं। यह नगर एवं ग्राम योजना विभाग, हिमाचल प्रदेश की वैबसाइट www.tcp.hp.gov.in के साथ URL: http://tcp.hp.gov.in/Application/uploadDocuments/devlopmentPlan/PlanDoc020171227_122932.pdf पर उपलब्ध करवाया गया है। यह पूर्वोक्त अधिनियम की धारा 20 की उपधारा (4) के अधीन यथा अपेक्षित पूर्व-निर्दिष्ट यूआरएल पर राजपत्र, हिमाचल प्रदेश में प्रकाशित किया गया समझा जाएगा। एतद्वारा नोटिस दिया जाता है कि उक्त विकास योजना की एक प्रति निरीक्षण हेतु निम्नलिखित कार्यालयों में कार्यालय समय के दौरान उपलब्ध रहेगी, अर्थात्:—

1. निदेशक,
नगर एवं ग्राम योजना विभाग,
नगर योजना भवन, ब्लाक न0 32-ए
कसुम्पटी, शिमला, हिमाचल प्रदेश-171009.
2. अध्यक्ष एवं उपायुक्त, कुल्लू जिला कुल्लू
हिमाचल प्रदेश।
3. नगर एवं ग्राम योजनाकार,
मण्डलीय नगर एवं ग्राम योजना कार्यालय, कुल्लू
जिला कुल्लू, हिमाचल प्रदेश।

उक्त विकास योजना, पूर्वोक्त अधिनियम की धारा 20 की उपधारा (5) के निबन्धनों के अनुसार इस अधिसूचना के राजपत्र में प्रकाशन की तारीख से प्रवर्तन में आएगी और उक्त अधिनियम के अधीन गठित समस्त विकास प्राधिकरणों तथा नादौन योजना क्षेत्र के भीतर क्रियाशील समस्त प्राधिकरणों के लिए आबद्ध कर होगी।

आदेश द्वारा,
(तरुण कपूर),
अतिरिक्त मुख्य सचिव (टी०सी०पी०)।

[Authoritative English text of Government notification No.TCP-F(5)-12/2017 Dated 27-01-2018 as required under clause (3) of article 348 of the constitution of India.]

TOWN AND COUNTRY PLANNING DEPARTMENT

NOTIFICATION

Shimla, the 27th January, 2018

No. TCP-F(5)-12/2017.—In supersession of this Department Notification of even number dated 30.10.2017 and published in the official gazette on 20.11.2017, the said Notification may be read as under:—

“WHEREAS, the draft Development Plan for **Manikaran Special Area** was published by the Director, Town and Country Planning Department, Himachal Pradesh, Shimla under sub section (1) of section 19 of the Town and Country Planning Act, 1977 (Act No. 12 of 1977) vide Notice No HIM/TP/RW Manikaran(SA)/2001/Vol-I/67-84 dated 01-04-2017 published in the Rajpatra, Himachal Pradesh on 21-04-2017 for inviting objection(s) and suggestion(s), but no objection or suggestion was received within the stipulated period and the Development Plan was submitted to the Government for approval.

NOW THEREFORE, in exercise of the powers vested under sub-section (1) of section 20 of the Himachal Pradesh Town and Country Planning Act, 1977 (Act No. 12 of 1977), the Governor, Himachal Pradesh is pleased to approve the Development Plan for Manikaran Special Area, without modifications. It has been hosted at the official website of Department of Town and Country Planning, Himachal Pradesh www.tcp.hp.gov.in with URL:http://tcp.hp.gov.in/Application/uploadDocuments/developmentPlan/PlanDoc020171227_122932.pdf The same may be deemed to have been published in the Official Gazette of Himachal Pradesh with fore-referred URL linkage as required under sub-section (4) of section 20 of the Act ibid. A Notice is hereby given that a copy of the said Development Plan is available for inspection during office hours in the following offices:—

1. The Director,
Town and Country Planning Department,
Nagar Yojana Bhawan, Block No. 32-A, Vikas Nagar,
Kasumpati, Shimla, Himachal Pradesh-171009.
2. The Chairman-cum-
Deputy Commissioner Kullu,
District Kullu, Himachal Pradesh.
3. Town and Country Planner,
Divisional Town Planning Office,
Kullu, District Kullu, Himachal Pradesh.

The said Development Plan shall come into operation from the date of the publication of this Notification in the Rajpatra (e-Gazette), of Himachal Pradesh.”

By order,
(TARUN KAPOOR),
Additional Chief Secretary (TCP).

नगर एवं ग्राम योजना विभाग

अधिसूचना

शिमला—2, 27 जनवरी, 2018

संख्या. टी०सी०पी०—एफ(5)—१०/२०१७।—इस विभाग की समसंख्यक अधिसूचना दिनांक 30-10-2017 के अधिक्रमण में और राजपत्र में तारीख 10-11-2017 को प्रकाशित अधिसूचना को निम्न प्रकार से पढ़ा जाए:—

बैजनाथ—पपरोला योजना क्षेत्र के लिए विकास योजना के प्रारूप को, हिमाचल प्रदेश नगर और ग्राम योजना नियम, 2014 के नियम 11 के साथ पठित हिमाचल प्रदेश नगर और ग्राम योजना अधिनियम, 1977 (1977 का अधिनियम संख्यांक 12) की धारा 19 की उपधारा (1) के अधीन निदेशक, नगर एवं ग्राम योजना विभाग, हिमाचल प्रदेश के नोटिस संख्या: हिम/टीपी/पीजेटी/डी.पी. बैजनाथ—पपरोला/2017/वोल्यूम-I/ 3301-20 तारीख 20.07.2017 द्वारा राजपत्र, हिमाचल प्रदेश में तारीख 25-07-2017 को आक्षेप (पों) और सुझाव (वों) को आमंत्रित करने के लिए प्रकाशित किया गया था परन्तु नियत अवधि के भीतर कोई आक्षेप या सुझाव प्राप्त नहीं हुए है और विकास योजना को अनुमोदन के लिए सरकार को प्रस्तुत किया गया।

अतः हिमाचल प्रदेश के राज्यपाल, हिमाचल प्रदेश नगर और ग्राम योजना अधिनियम, 1977 (1977 का अधिनियम संख्यांक 12) की धारा 20 की उपधारा (1) के अधीन निहित शक्तियों का प्रयोग करते हुए, बैजनाथ—पपरोला योजना क्षेत्र के लिए विकास योजना को बिना किसी उपान्तरण के अनुमोदित करते हैं। यह नगर एवं ग्राम योजना विभाग, हिमाचल प्रदेश की वेबसाइट [www.tcp.hp.gov.in](http://tcp.hp.gov.in/Application/uploadDocuments/developmentPlan/PlanDoc020171223_142125.pdf) के साथ URL: http://tcp.hp.gov.in/Application/uploadDocuments/developmentPlan/PlanDoc020171223_142125.pdf पर उपलब्ध करवाया गया है। यह पूर्वांकित अधिनियम की धारा 20 की उपधारा (4) के अधीन यथा अपेक्षित पूर्व-निर्दिष्ट यूआरएल पर राजपत्र, हिमाचल प्रदेश में प्रकाशित किया गया समझा जाएगा। एतद्वारा नोटिस दिया जाता है कि उक्त विकास योजना की एक प्रति निरीक्षण हेतु निम्नलिखित कार्यालयों में कार्यालय समय के दौरान उपलब्ध रहेगी, अर्थातः—

1. निदेशक,
नगर एवं ग्राम योजना विभाग,
नगर योजना भवन, ब्लॉक संख्या 32-ए, विकास नगर,
कसुम्पटी, शिमला—171009.
2. नगर एवं ग्राम योजनाकार,
मण्डलीय नगर एवं ग्राम योजना कार्यालय,
धर्मशाला, जिला कांगड़ा, हिमाचल प्रदेश।
3. योजना अधिकारी,
नगर एवं ग्राम योजना कार्यालय,
पालमपुर, जिला कांगड़ा, हिमाचल प्रदेश।
4. सचिव,,
नगर पंचायत, बैजनाथ—पपरोला ,
जिला कांगड़ा हिमाचल प्रदेश।

उक्त विकास योजना इस अधिसूचना के राजपत्र में प्रकाशन की तारीख से प्रवर्तन में आएगी।

आदेश द्वारा,
(तरुण कपूर),
अतिरिक्त मुख्य सचिव (टी०सी०पी)।

[Authoritative english text of Government notification No. TCP-F(5)-10/2017 Dated 27-01-2018 as required under clause (3) of article 348 of the constitution of India.]

TOWN AND COUNTRY PLANNING DEPARTMENT

NOTIFICATION

Shimla, the 27th January, 2018

No. TCP-F(5)-10/2017.—In supersession of this Department Notification of even number dated 30-10-2017 and published in the official gazette on 10-11-2017, the said Notification may be read as under:—

“WHEREAS, the draft Development Plan for **Baijnath-Paprola Planning Area** was published by the Director, Town and Country Planning Department, Himachal Pradesh,

Shimla under sub-section (1) of section 19 of the Town and Country Planning Act, 1977 (Act No. 12 of 1977) read with rule 11 of the Himachal Pradesh Town and Country Planning Rules, 2014 vide Notice No. HIM/TP/PJT/DP.-Bajnath-Paprola/2017/Vol-I/3301-20 dated 20-07-2017 published in the Rajpatra, Himachal Pradesh on 25-07-2017 for inviting objection(s) and suggestion(s), but no objection or suggestion was received within the stipulated period and the Development Plan was submitted to the Government for approval.

NOW THEREFORE, in exercise of the powers vested under sub-section (1) of section 20 of the Himachal Pradesh Town and Country Planning Act, 1977 (Act No.12 of 1977), the Governor, Himachal Pradesh is pleased to approve the Development Plan for Baijnath-Paprola Planning Area, without modifications. It has been hosted at the official website of Department of Town and Country Planning, Himachal Pradesh www.tcp.hp.gov.in with URL: http://tcp.hp.gov.in/Application/uploadDocuments/developmentPlan/PlanDoc020171223_142125.pdf The same may be deemed to have been published in the Official Gazette of Himachal Pradesh with fore-referred URL linkage as required under sub-section (4) of section 20 of the Act ibid. A Notice is hereby given that a copy of the said Development Plan is available for inspection during office hours in the following offices:—

1. The Director,
Town and Country Planning Department,
Nagar Yojana Bhawan, Block No. 32-A, Vikas Nagar,
Kasumpati, Shimla, Himachal Pradesh-171009.
2. The Town and Country Planner,
Divisional Town Planning Office, Dharamshala,
District Kangra, Himachal Pradesh.
3. The Planning Officers,
Town Planning Office, Palampur,
District Kangra, Himachal Pradesh.
5. The Secretary,
Nagar Panchayat Baijnath-Paprola,
District Kangra, Himachal Pradesh.

The said Development Plan shall come into operation from the date of the publication of this Notification in the Rajpatra of Himachal Pradesh.

By order,
(TARUN KAPOOR),
Additional Chief Secretary (TCP).

नगर एवं ग्राम योजना विभाग

अधिसूचना

शिमला-2, 27 जनवरी, 2018

संख्या. टी०सी०पी०-एफ(5)-7 / 2017.—इस विभाग की समसंख्यक अधिसूचना दिनांक 30-10-2017 के अधिक्रमण में और राजपत्र में तारीख 10-11-2017 को प्रकाशित अधिसूचना को निम्न प्रकार से पढ़ा जाएः—

बीड-बिलिंग विशेष क्षेत्र के लिए विकास योजना के प्रारूप को हिमाचल प्रदेश नगर और ग्राम योजना नियम, 2014 के नियम 11 के साथ पठित हिमाचल प्रदेश नगर और ग्राम योजना अधिनियम, 1977

(1977 का अधिनियम संख्यांक 12) की धारा 19 की उपधारा (1) के अधीन, निदेशक, नगर एवं ग्राम योजना विभाग, हिमाचल प्रदेश द्वारा नोटिस संख्या हिम/टीपी/आर.डब्ल्यू-बीड-बिलिंग(एस. ए)2003 / 121-39 तारीख 01-04-2017 द्वारा राजपत्र, हिमाचल प्रदेश में तारीख 21-04-2017 को आक्षेप (पों) और सुझाव (वों) को आमंत्रित करने के लिए प्रकाशित किया गया था किन्तु नियत अवधि के भीतर कोई भी आक्षेप या सुझाव प्राप्त नहीं हुआ है और प्रारूप विकास योजना को सरकार के अनुमोदन के लिए प्रस्तुत किया गया।

अतः हिमाचल प्रदेश के राज्यपाल, हिमाचल प्रदेश नगर और ग्राम योजना अधिनियम, 1977 (1977 का अधिनियम संख्यांक 12) की धारा 20 की उपधारा (1) के अधीन निहित शक्तियों का प्रयोग करते हुए, बीड-बिलिंग विशेष क्षेत्र के लिए विकास योजना को बिना किसी उपान्तरण के अनुमोदित करते हैं। यह नगर एवं ग्राम योजना विभाग, हिमाचल प्रदेश की वैबसाइट www.tcp.hp.gov.in के साथ URL: http://tcp.hp.gov.in/Application/uploadDocuments/devlopmentPlan/PlanDoc020171227_123452.pdf पर उपलब्ध करवाया गया है। यह पूर्वोक्त अधिनियम की धारा 20 की उपधारा (4) के अधीन यथा अपेक्षित पूर्व-निर्दिष्ट यूआरएल पर राजपत्र, हिमाचल प्रदेश में प्रकाशित किया गया समझा जाएगा। एतद्वारा नोटिस दिया जाता है कि उक्त विकास योजना की एक प्रति निरीक्षण हेतु निम्नलिखित कार्यालयों में कार्यालय समय के दौरान उपलब्ध रहेगी, अर्थात्:—

1. निदेशक,
नगर एवं ग्राम योजना विभाग,
नगर योजना भवन, ब्लाक न0 32-ए
कसुम्पटी, शिमला, हिमाचल प्रदेश-171009.
2. नगर एवं ग्राम योजनाकार,
मण्डलीय नगर एवं ग्राम योजना कार्यालय,
धर्मशाला, जिला कांगड़ा, हिमाचल प्रदेश।
3. योजना अधिकारी,
नगर एवं ग्राम योजना कार्यालय, पालमपुर,
जिला जिला कांगड़ा, हिमाचल प्रदेश।

उक्त विकास योजना, इस अधिसूचना के राजपत्र हिमाचल प्रदेश में प्रकाशन की तारीख से प्रवर्तन में आएगी।

आदेश द्वारा,
(तरुण कपूर),
अतिरिक्त मुख्य सचिव (टी०सी०पी०)।

[Authoritative english text of Government notification No. TCP-F(5)-7/2017 dated 27.01.2018 as required under clause (3) of Article 348 of the constitution of India.]

TOWN AND COUNTRY PLANNING DEPARTMENT

NOTIFICATION

Shimla, the 27th January, 2018

No. TCP-F(5)-7/2017.—In supersession of this Department Notification of even number dated 30.10.2017 and published in the official gazette on 10.11.2017, the said Notification may be read as under:—

WHEREAS, the draft Development Plan for **Bir-Billing Special Area** was published by the Director, Town and Country Planning Department, Himachal Pradesh, Shimla under

subsection (1) of section 19 of the Town and Country Planning Act, 1977 (Act No. 12 of 1977) *vide* Notice No HIM/TP/RW Bir-Billing(SA)/2003/121-39 dated 01-04-2017 published in the Rajpatra, Himachal Pradesh on 21-04-2017 for inviting objection(s) and suggestion(s) but no objection or suggestion was received within the stipulated period and the Development Plan was submitted to the Government for approval.

NOW THEREFORE, in exercise of the powers vested under sub-section (1) of section 20 of the Himachal Pradesh Town and Country Planning Act, 1977 (Act No.12 of 1977), the Governor, Himachal Pradesh is pleased to approve the Development Plan for Bir-Billing Special Area, without modifications. It has been hosted at the official website of Department of Town and Country Planning, Himachal Pradesh www.tcp.hp.gov.in with URL: http://tcp.hp.gov.in/Application/uploadDocuments/developmentPlan/PlanDoc020171227_123452.pdf. The same may be deemed to have been published in the Official Gazette of Himachal Pradesh with fore-referred URL linkage as required under sub-section (4) of section 20 of the Act ibid. A Notice is hereby given that a copy of the said Development Plan is available for inspection during office hours in the following offices:—

1. The Director,
Town and Country Planning Department,
Nagar Yojana Bhawan, Block No. 32-A, Vikas Nagar,
Kasumpati, Shimla, Himachal Pradesh-171009.
2. The Town and Country Planner,
Divisional Town Planning Office, Dharamshala,
District Kangra, Himachal Pradesh.
3. The Planning Officer,
Town Planning Office, Palampur,
District Kangra, Himachal Pradesh.

The said Development Plan shall come into operation from the date of the publication of this Notification in the Rajpatra of Himachal Pradesh.

By order,
(TARUN KAPOOR),
Additional Chief Secretary (TCP).

नगर एवं ग्राम योजना विभाग

अधिसूचना

शिमला-2, 27 जनवरी, 2018

संख्या. टी०सी०पी०-एफ(5)-6 / 2017.—इस विभाग की समसंख्यक अधिसूचना दिनांक 12.9.2017 के अधिकमण में और राजपत्र में तारीख 18.9.2017 एवं 2.12.2017 को प्रकाशित अधिसूचना को निम्न प्रकार से पढ़ा जाए:—

नादौन योजना क्षेत्र के लिए विकास योजना के प्रारूप को हिमाचल प्रदेश नगर और ग्राम योजना नियम, 2014 के नियम 11 के साथ पठित हिमाचल प्रदेश नगर और ग्राम योजना अधिनियम, 1977 (1977 का अधिनियम संख्यांक 12) की धारा 19 की उपधारा (1) के अधीन, आक्षेप (पों) और सुझाव (वों) को आमंत्रित करने के लिए निदेशक, नगर एवं ग्राम योजना विभाग, हिमाचल प्रदेश द्वारा नोटिस संख्या हिम/टीसीपी/पीजेटी/डी.पी.नादौन/2004/वोल्यूम-II/12-30 तारीख 01.04.2017 द्वारा

राजपत्र, हिमाचल प्रदेश में तारीख 20.05.2017 को प्रकाशित किया गया था जिन पर सम्यक् रूप से विचार किया गया और विकास योजना सरकार के प्रारूप को अनुमोदन के लिए प्रस्तुत किया गया।

अतः हिमाचल प्रदेश के राज्यपाल, हिमाचल प्रदेश नगर और ग्राम योजना अधिनियम, 1977 ;1977 का अधिनियम संख्यांक 12द्व की धारा 20 की उपधारा ;1द्व के अधीन निहित शक्तियों का प्रयोग करते हुए, नादौन योजना क्षेत्र के लिए विकास योजना को बिना किसी उपान्तरण के अनुमोदित करते हैं। यह नगर एवं ग्राम योजना विभाग, हिमाचल प्रदेश की वैबसाइट [www.tcp.hp.gov.in](http://tcp.hp.gov.in/Application/uploadDocuments/devlopmentPlan/PlanDoc02017123_144559.pdf) के साथ त्रैसी http://tcp.hp.gov.in/Application/uploadDocuments/devlopmentPlan/PlanDoc02017123_144559.pdf उपलब्ध करवाया गया है। यह पूर्वोक्त अधिनियम की धारा 20 की उपधारा (4) के अधीन यथा अपेक्षित पूर्व-निर्दिष्ट यूआरएल पर राजपत्र, हिमाचल प्रदेश में प्रकाशित किया गया समझा जाएगा। एतद्वारा नोटिस दिया जाता है कि उक्त विकास योजना की एक प्रति निरीक्षण हेतु निम्नलिखित कार्यालयों में कार्यालय समय के दौरान उपलब्ध रहेगी, अर्थात्:—

1. निदेशक,
नगर एवं ग्राम योजना विभाग,
नगर योजना भवन, ब्लाक नं 32-ए
कसुम्पटी, शिमला, हिमाचल प्रदेश-171009.
2. नगर एवं ग्राम योजनाकार,
मण्डलीय नगर योजना कार्यालय,
हमीरपुर, हिमाचल प्रदेश।
3. योजना अधिकारी,
नगर एवं ग्राम योजना कार्यालय,
नादौन, जिला हमीरपुर, हिमाचल प्रदेश।
4. सचिव,
नगर पंचायत नादौन,
जिला हमीरपुर, हिमाचल प्रदेश।

उक्त विकास योजना, पूर्वोक्त अधिनियम की धारा 20 की उपधारा (5) के निबन्धनों के अनुसार इस अधिसूचना के राजपत्र में प्रकाशन की तारीख से प्रवर्तन में आएगी और उक्त अधिनियम के अधीन गठित समस्त विकास प्राधिकरणों तथा नादौन योजना क्षेत्र के भीतर क्रियाशील समस्त प्राधिकरणों के लिए आबद्धकर होगी।

आदेश द्वारा,
तरुण कपूर,
अतिरिक्त मुख्य सचिव (टी०सी०पी०)।

(Authoritative english text of Government notification No.TCP-F(5)-6/2017 dated 27-01-2018 as required under clause (3) of article 348 of the constitution of india.)

TOWN AND COUNTRY PLANNING DEPARTMENT

NOTIFICATION

Shimla, the 27th January, 2018

No. TCP-F(5)-6/2017.—In supersession of this Department Notification of even number dated 12.9.2017 and published in the official gazette on 18.09.2017 & 2.12.2017, the said Notification may be read as under:—

“WHEREAS, the draft Development Plan for **Nadaun Planning Area** was published by the Director, Town and Country Planning Department, Himachal Pradesh, Shimla under sub-

section (1) of section 19 of the Town and Country Planning Act, 1977 (Act No. 12 of 1977) read with rule 11 of the Himachal Pradesh Town and Country Planning Rule 2014 vide Notice No. HIM/TP/PJT/D.P.Nadaun/2004/Vol-II/12-30 dated 01.04.2017 published in the Rajputra, Himachal Pradesh on 20.05.2017 for inviting objection(s) and suggestion(s), which were duly considered and the draft Development Plan was submitted to the Government for approval.

NOW THEREFORE, in exercise of the powers vested under subsection (1) of section 20 of the Himachal Pradesh Town and Country Planning Act, 1977 (Act No.12 of 1977), the Governor, Himachal Pradesh is pleased to approve the Development Plan for Nadaun Planning Area, without any modifications. It has been hosted at the official website of Department of Town and Country Planning, Himachal Pradesh www.tcp.hp.gov.in with URL: http://tcp.hp.gov.in/Application/uploadDocuments/devlopmentPlan/PlanDoc020171223_144559.pdf. The same may be deemed to have been published in the Official Gazette of Himachal Pradesh with fore-referred URL linkage as required under sub-section (4) of section 20 of the Act ibid. A Notice is hereby given that a copy of the said Development Plan is available for inspection during office hours in the following offices:—

1. The Director,
Town and Country Planning Department,
Nagar Yojana Bhawan, Block No. 32-A, Vikas Nagar,
Kasumpati, Shimla, Himachal Pradesh-171009.
2. The Town and Country Planner,
Divisional Town Planning Office,
Hamirpur, Himachal Pradesh.
3. The Planning Officer
Town Planning Office,
Nadaun, District Hamirpur, Himachal Pradesh.
4. The Secretary,
Nagar Panchayat, Nadaun,
District Hamirpur, Himachal Pradesh.

The said Development Plan shall come into operation from the date of publication of this Notification in the Official Gazette in terms of subsection (5) of section 20 of the Act ibid and shall be binding on all Development Authorities constituted under the said Act and all local authorities functioning within the Nadaun Planning Area”.

By order,
(TARUN KAPOOR),
Additional Chief Secretary (TCP).

[Authoritative English text of this Department Notification No. No.EXN-F(10)- 44/2017 dated 03/02/2018 as required under clause (3) of article 348 of the Constitution of India.]

EXCISE AND TAXATION DEPARTMENT

NOTIFICATION No.11/2018-State Tax

Shimla-2 the 3rd February, 2018

No.EXN-F(10)-44/2017.—In exercise of the powers conferred by section 164 of the Himachal Pradesh Goods and Services Tax Act, 2017(10 of 2017), the Governor of Himachal

Pradesh, is pleased to notify that notification No.74/2017-State Tax dated 16th January, 2018 published in the Gazette of Himachal Pradesh *vide* No. EXN-F(10)-44/2017 dated 20th January, 2018 which came into force from 1st day of February, 2018 is rescinded except as respects things done or omitted to be done before such rescission. The notification No.10/2017-STATE TAX dated 30th June, 2017, published in the Gazette of Himachal Pradesh *vide* No. EXN-F(10)-14/2017 dated 30th June, 2017 for the purpose of rule 138 shall once again come into force from the date of publication of this notification in Official Gazette of Himachal Pradesh.

By order,
JAGDISH CHANDER SHARMA,
Principal Secretary (E&T).

आबकारी एवं कराधान विभाग

शुद्धिपत्र

शिमला—2, 3 फरवरी, 2018

संख्या: ई.एक्स.एन.—एफ(10)—44 / 2017.—अधिसूचना संख्या 75 / 2017—राज्य कर जो संख्या: ई.एक्स.एन.—एफ(10)—44 / 2017 तारीख 16 जनवरी, 2018 द्वारा राजपत्र, हिमाचल प्रदेश में तारीख 20 जनवरी, 2018 को प्रकाशित हुई थी, के पैरा 1 के उप—पैरा (1) में आए शब्दों, अंकों और चिन्हों “इन नियमों का संक्षिप्त नाम हिमाचल प्रदेश माल और सेवा कर (सोलहवां संशोधन) नियम, 2017 है।” के स्थान पर “इन नियमों का संक्षिप्त नाम हिमाचल प्रदेश माल और सेवा कर (संशोधन) नियम, 2018 है।” शब्द, अंक और चिन्ह पढ़े जाएं।

आदेश द्वारा,
(जगदीश चन्द्र शर्मा),
प्रधान सचिव(आबकारी एवं कराधान)।

[Authoritative English text of this Department Corrigendum No. No.EXNF(10)-44/2017 dated 03/02/2018 as required under clause (3) of article 348 of the Constitution of India.]

EXCISE AND TAXATION DEPARTMENT

CORRIGENDUM

Shimla-2, the 3rd February, 2018

No.EXN-F(10)-44/2017.—In Notification No.75/2017-State Tax published in Rajpatra, Himachal Pradesh on 20th January, 2018 *vide* No.EXN-F(10)-44/2017 dated 16th January, 2018 in sub para (1) of para 1 for the words, figures and signs "These rules may be called the Himachal Pradesh Goods and Service Tax (Sixteenth Amendment) Rules, 2017" the words, figures and signs "These rules may be called the Himachal Pradesh Goods and Service Tax (Amendment) Rules, 2018" may be read.

By order,
JAGDISH CHANDER SHARMA,
Principal Secretary (E&T).

**ब अदालत श्री रोशन लाल कपाटिया, सहायक समाहर्ता द्वितीय श्रेणी, उप-तहसील धामी,
जिला शिमला, हिमाचल प्रदेश**

मुकद्दमा संख्या : 17 / 2016	तारीख मरजुआ : 01-09-2016	तारीख पेशी : 15-05-2017
मुकद्दमा संख्या : 36 / 2016	तारीख मरजुआ : 19-11-2016	तारीख पेशी : 15-05-2017
मुकद्दमा संख्या : 17 / 2017	तारीख मरजुआ : 20-01-2017	तारीख पेशी : 15-05-2017
श्री रणजीत सिंह पुत्र श्री प्रताप सिंह पुत्र श्री गोपाल सिंह, निवासी महाल दिलग, डा० हलोग धामी, उप-तहसील धामी, जिला शिमला, हि० प्र० प्रार्थी।		

बनाम

गोविन्द सिंह पुत्र श्री प्रताप सिंह पुत्र श्री गोपाल सिंह, निवासी महाल दिलग, डा० हलोग धामी,
उप-तहसील धामी, जिला शिमला, हि० प्र० व अन्य प्रतिवादीगण।

प्रार्थना—पत्र बराए जेर धारा 123 के अन्तर्गत भू-विभाजन हेतु।

इश्तहार :

यह कि श्री रणजीत सिंह पुत्र श्री प्रताप सिंह पुत्र श्री गोपाल सिंह, निवासी महाल दिलग, डा० हलोग धामी, उप-तहसील धामी, जिला शिमला, हि० प्र० ने इस न्यायालय में प्रार्थना—पत्र बराये जेर धारा 123 के अन्तर्गत भू-विभाजन हेतु अराजी/खाता खतौनी नं० 1/1 ता० 2, कित्ता 13 रकबा तादादी 00-66-29 हैकटेयर, खाता/खतौनी नं० 1/1, कित्ता 17 रकबा तादादी 03-13-73, वाका महाल क्यारी बाग, उप-तहसील धामी, जिला शिमला, हिमाचल प्रदेश बारे प्रस्तुत किया है जिसमें उपरोक्त प्रतिवादी श्री अर्जुन पुत्र श्री प्रताप सिंह, श्री गोविन्द सिंह पुत्र श्री प्रताप सिंह की तामील हेतु कई बार इस अदालत द्वारा समन जारी किए गये परन्तु अदम तामील व अधूरा पता होने के कारण तामील न हो सकी। जिससे यह प्रतीत होता है कि प्रतिवादीगण जानबूझ कर उपरोक्त मुकद्दमा में पेश न हो रहे हैं।

अतः अदालत को विश्वास हो चुका है कि उपरोक्त प्रतिवादी श्री अर्जुन पुत्र श्री प्रताप सिंह, श्री गोविन्द सिंह पुत्र श्री प्रताप सिंह की तामील साधारण तरीके से होना मुश्किल है।

अतः इश्तहार द्वारा सूचित किया जाता है कि यदि किसी को भी उपरोक्त मुकद्दमा भू-विभाजन बारे कोई उजर/एतराज हो तो स्वयं व लिखित तौर पर दिनांक 22-02-2018 को अपराह्न 2.00 बजे हाजिर अदालत आकर अपना एतराज पेश करें अन्यथा एकतरफा कार्यवाही अमल में लाई जायेगी।

आज दिनांक 22-01-2018 को मेरे हस्ताक्षर व मोहर अदालत से जारी किया गया।

मोहर।

हस्ताक्षरित/—
सहायक समाहर्ता द्वितीय श्रेणी,
उप-तहसील धामी, जिला शिमला, हि० प्र०।

